

REMARKS

The following is a Response to the Office Action of November 6, 2006. Claims 1-3 were rejected under 35 U.S.C. § 102(e), as being anticipated by *Lee* (U.S. Patent Publication No. 2004/0123416.). The grounds for the rejection are set forth on page 2 of the Office Action. Claims 4-8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form. Applicants note that the Office Action acknowledges that the cited publication *Lee* and the instant invention have a common assignee and has thus also tacitly acknowledged that no obviousness-type rejections can be made over *Lee*.

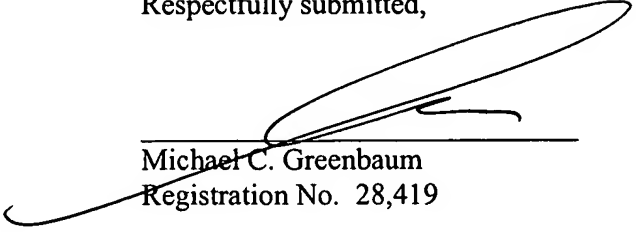
Submitted herewith is a verified English translation of the Korean patent application, 10-2003-0042054, upon which the present application claims priority. Applicants respectfully assert that this submission of the verified English translation allows the priority claim to the Korean application date of June 26, 2003 to be perfected. Applicants note that the filing date antedates the filing date of the *Lee* publication, September 12, 2003, and removes the *Lee* publication as prior art. Reconsideration and withdrawal of the anticipation rejection over *Lee* are respectfully requested. As such, Applicants respectfully assert that claims 1-8 should be allowed.

Applicants submit that the pending rejections are overcome by the remarks herein. Reconsideration of the rejections is requested on that basis, and a Notice of Allowance is earnestly solicited. If a telephone or personal conference would expedite prosecution, the Examiner is invited to contact the undersigned, who will cooperate appropriately to advance the case.

Please charge any deficiency in fees, or credit any overpayment thereof, to BLANK ROME LLP, Deposit Account No. 23-2185 (116511-00120). In the event that a petition for an extension of time is required to render this submission timely, Applicant hereby petitions

under 37 C.F.R. § 1.136(a) for such an extension for as many months as are required to render this submission timely, and request that the PTO charge the extension fee to the deposit account as authorized above.

Respectfully submitted,


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Enclosure: Verified English translation of the Korean patent application 10-2003-0042054